



GAIL FARBER, Director

**COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORKS**

"To Enrich Lives Through Effective and Caring Service"

900 SOUTH FREMONT AVENUE
ALHAMBRA, CALIFORNIA 91803-1331

<http://dpw.lacounty.gov>

ADDRESS ALL CORRESPONDENCE TO:
P.O. BOX 1460
ALHAMBRA, CALIFORNIA 91802-1460

December 01, 2015

The Honorable Board of Supervisors
County of Los Angeles
383 Kenneth Hahn Hall of Administration
500 West Temple Street
Los Angeles, California 90012

Dear Supervisors:

ADOPTED

BOARD OF SUPERVISORS
COUNTY OF LOS ANGELES

34 December 1, 2015


PATRICK OZAWA
ACTING EXECUTIVE OFFICER

**APPROVE COOPERATIVE AGREEMENT FOR LEFFINGWELL ROAD
FROM TELEGRAPH ROAD TO LA MIRADA BOULEVARD
ROAD IMPROVEMENT PROJECT
CITY OF LA MIRADA-COUNTY OF LOS ANGELES
UNINCORPORATED COMMUNITY OF SOUTH WHITTIER
(SUPERVISORIAL DISTRICT 4)
(3 VOTES)**

SUBJECT

This action is to approve the cooperative agreement between the City of La Mirada and the County to provide financing and delegation of responsibilities for a road improvement project on Leffingwell Road from Telegraph Road to La Mirada Boulevard. The project will be administered by the City.

IT IS RECOMMENDED THAT THE BOARD:

1. Find that Leffingwell Road from Telegraph Road to La Mirada Boulevard Road Improvement project is categorically exempt from the provisions of the California Environmental Quality Act.
2. Approve and instruct the Mayor of the Board to sign the cooperative agreement between the City of La Mirada and the County to provide financing and delegation of responsibilities for the project. The cooperative agreement provides for the City to perform the preliminary engineering and final design and administer construction of the project and for the County and the City to finance their respective jurisdictional shares of the project cost. The cost of the project is currently estimated to be \$2,165,700 with the City's share estimated to be \$1,094,900 and the County's share estimated to be \$1,070,800.

3. Authorize the Director of Public Works or her designee to approve up to 10 percent of the County's estimated jurisdictional share equal to \$107,080 for any costs of unforeseen items that may occur, thereby increasing the maximum County's contribution from \$1,070,800 to \$1,177,880.
4. Authorize the Director of Public Works or her designee to execute amendments and modifications of a nonmaterial nature to the cooperative agreement to incorporate necessary nonmaterial programmatic and administrative changes.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

The purpose of the recommended action is for the Board to approve the enclosed cooperative agreement with the City of La Mirada. The City and the County propose to improve the pavement on portions of Leffingwell Road that are jurisdictionally shared between the City and the County. The work includes cold milling the existing pavement, repaving, and constructing or modifying curb and gutter, curb ramps, and sidewalks.

The Board's approval of the cooperative agreement is necessary for the financing and delegation of responsibilities for the project and for the County to pay its jurisdictional share of the project cost.

Implementation of Strategic Plan Goals

The Countywide Strategic Plan directs the provision of Integrated Services Delivery (Goal 3). By improving the subject roadway, residents of the City and nearby unincorporated County communities who travel on Leffingwell Road will benefit and their quality of life will improve.

FISCAL IMPACT/FINANCING

There will be no impact to the County General Fund.

The total project cost is estimated to be \$2,165,700. The cooperative agreement provides for the City to perform the preliminary engineering and final design and to administer construction of the project. The City and the County will finance their respective jurisdictional shares of the project costs estimated to be \$1,094,900 and \$1,070,800, respectively.

The County's share of the project cost is included in the Fourth Supervisorial District's Transportation Improvement Program in the Proposition C Local Return Fund Fiscal Year 2015-16 Budget.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The cooperative agreement has been approved as to form by County Counsel and executed by the City.

Sections 1685 and 1803 of the California Streets and Highways Code provide that the Board of Supervisors of any county may enter into contracts or agreements with the legislative body of any city for the purpose of more efficient construction or repair of streets and roads within the City.

ENVIRONMENTAL DOCUMENTATION

This project is categorically exempt from the provisions of the California Environmental Quality Act (CEQA) pursuant to Section 15301(b) and (c) of the CEQA Guidelines and Class 1(x), Subsections 2, 14, 16, and 22 of the Environmental Reporting Procedures and Guidelines adopted by the Board. These exemptions provide for resurfacing and reconstructing roadway pavement and maintenance of existing roadway facilities. The City is the lead agency for this project and the City Council found this project exempt from CEQA on July 14, 2015.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

The improvement of Leffingwell Road from Telegraph Road to La Mirada Boulevard is needed to replace the deteriorated roadway pavement and appurtenant street facilities.

The project is tentatively scheduled to begin construction in the spring of 2016 and will be completed in the fall of 2016.

CONCLUSION

Please return one adopted copy of this letter and two originals of the cooperative agreement to the Department of Public Works, Programs Development Division.

Respectfully submitted,



GAIL FARBER
Director

GF:JTW:dg

Enclosures

c: Chief Executive Office (Rochelle Goff)
County Counsel
Executive Office

AGREEMENT

THIS AGREEMENT, is made and entered into by and between the CITY OF LA MIRADA, a municipal corporation in the County of Los Angeles (hereinafter referred to as CITY), and the COUNTY OF LOS ANGELES, a political subdivision of the State of California (hereinafter referred to as COUNTY):

WITNESSETH

WHEREAS, Leffingwell Road from Telegraph Road to La Mirada Boulevard is on the Highway Element of CITY'S General Plan and on COUNTY'S Highway Plan; and

WHEREAS, CITY and COUNTY propose to improve the following street segment that is jurisdictionally shared between CITY and COUNTY:

Segment	Thomas Guide	Length (feet)	Jurisdiction Shared
Leffingwell Road from Telegraph Road to La Mirada Boulevard	707 E, F 7	3,560	CITY and COUNTY

78453

WHEREAS, the work will consist of cold milling and resurfacing the existing pavement; removal and replacement of damaged concrete curb, gutter and sidewalk, construction of new or replacement ADA ramps, removal and replacement of failed asphalt concrete pavement structural sections, installation of two-inch asphalt rubber pavement overlay, installation of striping and markings, and replacement of traffic signal loops in accordance with the current standard plans for Public Works construction and the standard specifications for Public Works construction (which work is hereinafter referred to, in whole or in part, as IMPROVEMENTS and collectively as the PROJECT); and

WHEREAS, the PROJECT is within the geographical boundaries of CITY and COUNTY; and

WHEREAS, the PROJECT is of general interest to CITY and COUNTY; and

WHEREAS, CITY is willing to perform or cause to be performed the preliminary engineering and final design, advertise the PROJECT for construction bids, construction inspection, materials testing, construction survey, and administration of the construction contract for the PROJECT; and

WHEREAS, CITY AND COUNTY are each willing to finance their respective jurisdictional shares of the TOTAL COST OF PROJECT as described in paragraph 4) b. below; and

WHEREAS, the TOTAL COST OF PROJECT includes the COST OF PRELIMINARY ENGINEERING AND FINAL DESIGN, COST OF CONSTRUCTION CONTRACT, and COST OF CONSTRUCTION ADMINISTRATION as more fully set forth herein; and

WHEREAS, the TOTAL COST OF PROJECT, as defined herein, is currently estimated to be Two Million One Hundred Sixty-Five Thousand Seven Hundred and 00/100 Dollars (\$2,165,700.00) with CITY'S share estimated to be One Million Ninety-Four Thousand Nine Hundred and 00/100 Dollars (\$1,094,900.00) and COUNTY'S share estimated to be One Million Seventy Thousand Eight Hundred and 00/100 Dollars (\$1,070,800.00); and

WHEREAS, the PROJECT is authorized and provided for by the provisions of Sections 6500 and 23004 et seq. of the Government Code and Sections 1685 and 1803 of the California Streets and Highways Code.

NOW, THEREFORE, in consideration of the mutual benefits to be derived by CITY and COUNTY and of the promises herein contained, it is hereby agreed as follows:

1) DEFINITIONS:

- a. JURISDICTION as referred to in this AGREEMENT shall be defined as the portion on Leffingwell Road from Telegraph Road to La Mirada Boulevard within the geographical boundary of the CITY and/or the unincorporated COUNTY areas.
- b. COST OF PRELIMINARY ENGINEERING AND FINAL DESIGN as referred to in this AGREEMENT shall include the costs of environmental documentation, design survey, soil report, traffic index, and geometric investigation; preparation of plans, specifications, cost estimates, and right of way and clearance matters; utility engineering; and all other necessary work (collectively, PRELIMINARY ENGINEERING AND FINAL DESIGN) prior to advertising of PROJECT for construction bids.
- c. COST OF CONSTRUCTION CONTRACT as referred to in this AGREEMENT shall consist of the total of all payments to the construction contractor(s) for the PROJECT, the total of all payments to utility companies or contractor(s) for the relocation of facilities necessary for the construction of the PROJECT, and the costs of any additional unforeseen work that is necessary for the construction of the PROJECT.

- d. COST OF CONSTRUCTION ADMINISTRATION as referred to in this AGREEMENT shall consist of construction contract administration, construction inspection, materials testing, construction survey, changes and modifications of plans and specifications for the PROJECT necessitated by unforeseen or unforeseeable field conditions encountered during construction of the PROJECT, making necessary arrangements for relocation of utility facilities, and all other necessary work after advertising of the PROJECT for construction to cause the PROJECT to be constructed in accordance with said plans and specifications approved by CITY and COUNTY.
- e. TOTAL COST OF PROJECT, as referred to in this AGREEMENT, shall consist of the sum of the COST OF PRELIMINARY ENGINEERING AND FINAL DESIGN, COST OF CONSTRUCTION CONTRACT, COST OF CONSTRUCTION ADMINISTRATION, and cost of construction contingencies and all other work necessary to construct the PROJECT in accordance with the approved plans.
- f. Completion of the PROJECT as referred to in this AGREEMENT shall be defined as the date of field acceptance of construction of the PROJECT by CITY and an electronic notification to COUNTY'S Head of the Permit Section, Mr. Sam Chinn, at (626) 458-4940 or schinn@dpw.lacounty.gov, or his designee or successor, that the IMPROVEMENTS within COUNTY'S JURISDICTION are completed and transferred to COUNTY for the purpose of operation and maintenance.

2) CITY AGREES:

- a. To perform or cause to be performed the PRELIMINARY ENGINEERING AND FINAL DESIGN for the PROJECT.
- b. To finance CITY'S jurisdictional share of the TOTAL COST OF PROJECT, currently estimated to be One Million Ninety-Four Thousand Nine Hundred and 00/100 Dollars (\$1,094,900.00), the actual amount of which is to be determined by a final accounting according to Section 4 (b) and which shall not exceed One Million Ninety-Four Thousand and Nine Hundred and 00/100 Dollars (\$1,094,900.00) unless approved in advance by the CITY.
- c. To obtain COUNTY'S approval of plans for the PROJECT prior to advertising for construction bids and to obtain COUNTY'S approval for any material revisions to the plans and for any additional work that CITY proposes to complete in COUNTY'S JURISDICTION as part of the PROJECT.

- d. To obtain permit application by accessing website <http://dpw.lacounty.gov/spats/public/> and complete permit application for encroachment, excavation, and construction work, including a certificate of liability insurance and acknowledgement of best management practices and submitting complete package at no cost to the CITY to the permit counter of the Department of Public Works located at 900 South Fremont Avenue, Alhambra, California 91803, to construct those portions of PROJECT within COUNTY'S JURISDICTION. CITY may satisfy the foregoing insurance requirements through self-insurance and by requiring any and all construction contractors on the PROJECT to indemnify, defend, hold harmless, and name the COUNTY as an additional insured.
- e. To advertise the PROJECT for construction bids, to award and to administer the construction contract, to do all things necessary and proper to complete the PROJECT, and to act on behalf of the COUNTY in all negotiations pertaining thereto.
- f. To ensure that the COUNTY, all officers, employees, and agents of the COUNTY are named as additional insured parties under the construction contractors' Contractor General Liability and Automobile insurance policies for all work in connection with the PROJECT, including coverage for ongoing operations and completed operations.
- g. To furnish COUNTY within one hundred twenty (120) calendar days after final payment to contractor a final accounting of the TOTAL COST OF PROJECT, including an itemization of actual unit costs and actual quantities for the PROJECT.
- h. To be financially responsible for disposal and/or mitigation measures, if necessary, should any hazardous materials, chemicals, or contaminants be encountered during construction of the PROJECT within CITY'S JURISDICTION.
- i. To act as COUNTY'S attorney-in-fact for the purpose of implementing the PROJECT within COUNTY'S JURISDICTION and in all things necessary and proper to complete the PROJECT.
- j. To ensure construction contract provides COUNTY with all indemnity provisions granted to CITY. If CITY requires construction contract to name CITY as an insured for the PROJECT, then CITY will require COUNTY be named as well.
- k. To furnish COUNTY with quarterly updates during the PROJECT on the costs expended on the PROJECT to date, including both the projected initial TOTAL COST OF PROJECT and the actual TOTAL COST OF PROJECT.

- l. To comply with all applicable Federal, State, and local laws, rules, and ordinances in the performance of this AGREEMENT.
- m. To provide all change orders for the PROJECT within COUNTY'S JURISDICTION to COUNTY in a timely manner via electronic mail notification to the COUNTY inspector/office engineer assigned to the PROJECT. If COUNTY does not respond within ten (10) calendar days, or if COUNTY approves, CITY may proceed with change orders.
- n. To provide as-built plans to COUNTY upon completion of PROJECT and final inspection and acceptance by COUNTY that the IMPROVEMENTS within COUNTY'S JURISDICTION have been constructed to COUNTY'S satisfaction in accordance with said plans and specifications approved by CITY and COUNTY.
- o. Upon completion of the PROJECT, to maintain in good condition and at CITY'S expense all IMPROVEMENTS constructed as part of the PROJECT within CITY'S JURISDICTION.

3) COUNTY AGREES:

- a. To finance COUNTY'S jurisdictional share of the TOTAL COST OF PROJECT, currently estimated to be One Million Seventy Thousand Eight Hundred and 00/100 Dollars (\$1,070,800.00), which is to be determined by a final accounting according to Section 4 (b) and which shall not exceed One Million Seventy Thousand Eight Hundred and 00/100 Dollars (\$1,070,800.00) unless approved in advance by the COUNTY.
- b. To deposit with the CITY, following execution of this AGREEMENT and upon demand by CITY, COUNTY funds in the amount of One Hundred Seven Thousand Eighty and 00/100 Dollars (\$107,080.00) equivalent to 10 percent of the COUNTY'S estimated jurisdictional share of the TOTAL COST OF PROJECT to finance the cost of PRELIMINARY ENGINEERING AND FINAL DESIGN. Said demand will consist of a billing invoice prepared by CITY and delivered to COUNTY.
- c. To deposit with the CITY, following execution of this AGREEMENT and upon demand by CITY but in no event earlier than thirty (30) calendar days prior to advertisement of the PROJECT for construction bids, additional COUNTY funds in the amount of Nine Hundred Sixty-Three Thousand Seven Hundred Twenty and 00/100 Dollars (\$963,720.00) to finance the remaining portion of the TOTAL COST OF PROJECT described in paragraph 3) a. above. Said demand will consist of a billing invoice prepared by CITY and delivered to COUNTY. The actual amount of which is to be determined by a final accounting of COST OF PROJECT.

- d. To grant the CITY any temporary right of way or license to use property that COUNTY owns or has an easement for that is necessary for the construction of the PROJECT at no cost to the CITY and to the extent not already provided by law.
 - e. To be financially responsible for disposal and/or mitigation measures, if necessary, should any hazardous materials, chemicals, or contaminants be encountered during construction of the PROJECT within COUNTY'S JURISDICTION.
 - f. Upon receipt of permit application with the required documents from CITY and approval of construction plans for the PROJECT to issue CITY a no-fee permit(s) authorizing CITY to construct those portions of the PROJECT within COUNTY'S JURISDICTION.
 - g. To cooperate with the CITY in conducting negotiations with and, where appropriate, to issue notices to public utility organizations and owners of substructure and overhead facilities regarding the relocation, removal, operation, and maintenance of all surface and underground utilities and facilities, structures, and transportation services that interfere with the proposed construction. Where utilities have been installed in COUNTY streets or on COUNTY property, the COUNTY will provide the necessary right of way for the relocation of those utilities and facilities that interfere with the construction of the PROJECT. The COUNTY will take all necessary steps to grant, transfer, or assign all prior rights over to the utility companies and owners of substructure and overhead facilities as needed to construct, complete, and maintain the PROJECT or to appoint CITY as its attorney-in-fact to exercise such prior rights.
 - h. Upon completion of PROJECT, to maintain in good condition and at COUNTY'S expense all IMPROVEMENTS constructed as part of the PROJECT within COUNTY'S JURISDICTION.
- 4) IT IS MUTUALLY UNDERSTOOD AND AGREED AS FOLLOWS:
- a. The final accounting of the TOTAL COST OF PROJECT shall allocate said total cost between the CITY and the COUNTY based on the physical location of the work performed. Thus, the cost of all work performed, including COST OF PRELIMINARY ENGINEERING AND FINAL DESIGN, COST OF CONSTRUCTION CONTRACT, COST OF CONSTRUCTION ADMINISTRATION, and costs incidental to PROJECT work within CITY'S JURISDICTION shall constitute CITY'S jurisdictional share of the TOTAL COST OF PROJECT. The cost of all work performed, including COST OF PRELIMINARY ENGINEERING AND FINAL DESIGN, COST OF CONSTRUCTION CONTRACT, COST OF CONSTRUCTION ADMINISTRATION, and costs incidental to PROJECT work performed

within COUNTY'S JURISDICTION, shall constitute COUNTY'S jurisdictional share of the TOTAL COST OF PROJECT.

- b. If at final accounting COUNTY'S jurisdictional share of the TOTAL COST OF PROJECT exceeds COUNTY'S total payment, as set forth in paragraph 3) a. above, COUNTY shall pay to CITY the additional amount upon demand. Said demand shall consist of a billing invoice prepared by the CITY. Conversely, if the COUNTY'S jurisdictional share is less than COUNTY'S deposit, CITY shall refund the difference to COUNTY within thirty (30) calendar days of the date CITY furnished COUNTY with the final accounting.
- c. COUNTY shall review the billing invoice prepared by the CITY for COUNTY payment, as set forth in paragraph 4) c. above, and report in writing any discrepancies to CITY within (60) calendar days after the date of said invoice. CITY shall review all disputed charges and submit a written justification detailing the basis for those charges within sixty (60) calendar days of receipt of COUNTY'S written report. COUNTY shall then make payment of the previously disputed charges or submit justification for nonpayment within sixty (60) calendar days after the date of CITY'S written justification.
- d. During construction of the PROJECT, CITY shall furnish an inspector or other representative to perform the functions of an inspector. The COUNTY may also furnish, at no cost to the CITY, an inspector or other representative to inspect construction of PROJECT. Said inspectors shall cooperate and consult with each other, but the orders of CITY inspector to the contractors or any other person in charge of construction shall prevail and be final.
- e. This AGREEMENT may be cancelled, amended, or modified only by written consent of the CITY and the COUNTY. Amendments and modification of a nonmaterial nature (i.e., having no financial effect on either party) may be made by the mutual written consent of the parties' Director of Public Works or their delegates.
- f. Any correspondence, communication, notices, or contact concerning this AGREEMENT shall be directed to the following:

CITY: Mr. Jeff Boynton
City Manager
City of La Mirada
13700 La Mirada Boulevard
La Mirada, CA 90638-0828

COUNTY: Ms. Gail Farber
Director of Public Works
County of Los Angeles
Department of Public Works
P.O. Box 1460
Alhambra, CA 91802-1460

- g. Other than as provided below, and to the maximum extent permitted by law, neither COUNTY nor any officer, employee, agent or contractor of the COUNTY shall be responsible for any damage or liability occurring by reason of any acts or omissions on the part of the CITY under or in connection with any work, authority, or jurisdiction delegated to or determined to be the responsibility of the CITY under this AGREEMENT. It is also understood and agreed that pursuant to Government Code Section 895.4, the CITY shall fully indemnify, defend, and hold the COUNTY harmless from any liability imposed for injury (as defined by Government Code Section 810.8) occurring by reason of any acts or omissions on the part of the CITY under or in connection with any work, authority, or jurisdiction delegated to or determined to be the responsibility of the CITY under this AGREEMENT.
- h. Neither the COUNTY nor any officer or employee of the COUNTY shall be responsible, directly or indirectly, for damage or liability arising from or attributable to the presence or alleged presence, transport, arrangement, or release of any hazardous materials, chemicals, or contaminants present at or stemming from the PROJECT within the CITY'S geographical limits, including but not limited to liability under the Comprehensive Environmental, Response, Compensation and Liability Act of 1980 (CERCLA) and/or under the California Health and Safety Code. It is understood and agreed pursuant to Government Code Section 895.4, CITY shall fully indemnify, defend, and hold the COUNTY harmless from any such damage, liability, or claim. In addition to being an agreement enforceable under the laws of the State of California, the foregoing indemnity is intended by the parties to be an agreement pursuant to 42 U.S.C. Section 9607(e), Section 107(e), of the amended CERCLA, and California Health and Safety Code Section 25364.
- i. Other than as provided below, and to the maximum extent permitted by law, neither CITY nor any officer, employee, agent or contractor of the CITY shall be responsible for any damage or liability occurring by reason of any acts or omissions on the part of the COUNTY under or in connection with any work, authority, or jurisdiction delegated to or determined to be the responsibility of the COUNTY under this AGREEMENT. It is also understood and agreed that pursuant to Government Code Section 895.4 the COUNTY shall fully indemnify, defend, and hold CITY harmless from any liability imposed for injury (as

defined by Government Code Section 810.8) occurring by reason of any acts or omissions on the part of the COUNTY under or in connection with any work, authority, or jurisdiction delegated to or determined to be the responsibility of the COUNTY under this AGREEMENT.

- j. Neither the CITY nor any officer or employee of the CITY shall be responsible, directly or indirectly, for damage or liability arising from or attributable to the presence or alleged presence, transport, arrangement, or release of any hazardous materials, chemicals, or contaminants present at or stemming from the PROJECT within the COUNTY'S geographical limits, including but not limited to liability under CERCLA and under the California Health and Safety Code. It is understood and agreed pursuant to Government Code Section 895.4, COUNTY shall fully indemnify, defend, and hold the CITY harmless from any such damage, liability, or claim. In addition to being an agreement enforceable under the laws of the State of California, the foregoing indemnity is intended by the parties to be an agreement pursuant to 42 U.S.C. Section 9607(e), Section 107(e), of the amended CERCLA and California Health and Safety Code Section 25364.
- k. In contemplation of the provisions of Section 895.2 of the Government Code imposing certain tort liability jointly upon public entities solely by reason of such entities being parties to an agreement (as defined in Section 895 of said Code), each of the parties hereto, pursuant to the authorization contained in Sections 895.4 and 895.6 of said Code, will assume the full liability imposed upon it or any of its officers, agents, or employees by law for injury caused by any act or omission occurring in the performance of this AGREEMENT to the same extent that such liability would be imposed in the absence of Section 895.2 of said Code. In order to achieve the above-stated purpose, each of the parties indemnifies and holds harmless the other party for any liability, cost, or expense that may be imposed upon such other party solely by virtue of Section 895.2. The provisions of Section 2778 of the California Civil Code are made a part hereof as if incorporated herein.
- l. The provisions of this AGREEMENT shall supersede and control over any provisions inconsistent herewith that are set forth in the Assumption of Liability Agreement 32716 between CITY and COUNTY, adopted by the Board of Supervisors on November 14, 1977, and currently in effect.
- m. The CITY authorizes the CITY Director of Public Works to assign to COUNTY all of its right, title, and interest in the COUNTY'S jurisdictional share of any unlapsed portion of the one-year warranty granted to the CITY by the construction contractor performing the road improvement work. This assignment is effective following completion of the PROJECT.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers, duly authorized by the CITY OF LA MIRADA on October 13, 2015, and by the COUNTY OF LOS ANGELES on December 1, 2015.

COUNTY OF LOS ANGELES

By Mike Antonovich
Mayor, Board of Supervisors

ATTEST:

PATRICK OGAWA
Acting Executive Officer of the
Board of Supervisors of the
County of Los Angeles

I hereby certify that pursuant to
Section 25103 of the Government Code,
delivery of this document has been made.

By Carla Little
Deputy



PATRICK OGAWA
Acting Executive Officer
Clerk of the Board of Supervisors

By Carla Little
Deputy

APPROVED AS TO FORM:

MARY WICKHAM
County Counsel

By Carole Suzuki
Deputy

CITY OF LA MIRADA

By Pauline Deal
Mayor

Date 10/13/15

ATTEST:

By [Signature]
City Clerk

APPROVED AS TO FORM:

By [Signature]
City Attorney

ADOPTED
BOARD OF SUPERVISORS
COUNTY OF LOS ANGELES

34 DEC 01 2015

[Signature]
PATRICK OGAWA
ACTING EXECUTIVE OFFICER

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